

**BEFORE THE
STATE OF CALIFORNIA
ENERGY RESOURCES CONSERVATION
AND DEVELOPMENT COMMISSION**

Application for Certification
For the San Francisco
Electric Reliability Project

Docket No. 04-AFC-1

Prehearing Conference Statement of CARE

On February 26, 2006 CALifornians for Renewable Energy, Inc. (CARE) filed a following Motion to Stay this proceeding, objections and protests to the February 16, 2006 CEC staff filed "Response of Energy Commission Staff Regarding Request from CALifornians for Renewable Energy to Delay Proceeding Pending Re-Release of Air District Final Determination of Compliance [FDOC]", the February 23, 2006 CEC siting committee's "Response Regarding Request from CALifornians for Renewable Energy to Delay Proceeding Pending Re-Release of Air District Final Determination of Compliance [FDOC]", the February 21, 2006 CEC staff issuance of their Final Staff Assessment, the February 23, 2006 CEC siting committee's issuance of its Notice of Prehearing Conference wherein "the Committee will assess the parties' readiness for evidentiary hearings, identify areas of agreement or dispute, and discuss the remaining schedule and procedures necessary to conclude the certification process. (Cal. Code of Regs., tit. 20, §1718.5.)" in that this violates CARE's procedural due process rights as a Party in the CEC's siting case as our Prehearing Conference Statement is due six days prior to our hearing before the BAAQMD's Hearing Board on the completeness of the FDOC and the PDOC for the City and County of San Francisco, San Francisco Electrical Reliability Project, FDOC Application 12344. CARE never received a timely response from the CEC to our Motion. We respectfully object to the CEC's failure to do so.

CARE files this Prehearing Conference Statement in order to exercise the utmost caution, and because we don't know the possible outcome of our March 23, 2006 appeal before the BAAQMD Hearing Board, this statement is not exhaustive of all the issues CARE wishes to dispute in this siting case. Based on the limited amount of information available to us at this time we have disputes in the following topic areas.

1. The topic areas that we believes are complete and ready to proceed to evidentiary hearings; **This is not known at this time.**

2. The topic areas that we believes are not complete and not yet ready to proceed to evidentiary hearings, and the reasons therefore;

Project Description

Claim of project for reliability purposes of shutting down PG&E Bay View Hunters Point power plant is without evidentiary basis and fraudulent

Air Quality

BAAQMD FDOC still pending review of BAAQMD Hearing Board. No cumulative impact analysis.

Biological Resources

**Dependent on review of BAAQMD Hearing Board
Nitrogen deposition impacts on serpentine species**

Hazardous Materials –

No remedial action yet identified for project site by Applicant. No cumulative impact analysis.

Land Use—

Cannot yet demonstrate compliance with all LORS¹ particularly CEQA, CCSF & BAAQMD regulations

Public Health

Dependent on review of BAAQMD Hearing Board for determination of FDOC risk assessment

Socioeconomics –

Title VI of federal Civil Rights Act of 1964 and retaliation complaint pending before USEPA, USDOE, and USDOJ against CEC BAAQMD, & CCSF for actions in project's review

No needs assessment provide by Applicant which is a public agency

No cumulative impact analysis.

Geology –

No seismic safety risk assessment provided for liquefaction hazard

Soil and Water Resources

No dust control plan for serpentine fill soil containing naturally occurring asbestos and high level of hazardous materials on site provided or on file with BAAQMD

No risk assessment provided for airborne pathogens, prions, and human hormones from project's waste water cooling system.

No cumulative impact analysis.

¹ Laws Ordinances Regulations or Standards

Traffic and Transportation

No cumulative analysis provided for mobile emission sources from diesel and freeway traffic.

Waste Management –

No hazardous spill risk containment plan provided

3. The topic areas that remain disputed and require adjudication, and the precise nature of the dispute for each topic; **Same as above.**

4. The identity of each witness a party intends to sponsor; the topic area(s) upon which each witness will present testimony; a brief summary of the substantive testimony to be offered by each witness; qualifications of each witness; and the time required to present direct testimony by each witness;

Project Description

Robert Sarvey

Air Quality

Robert Sarvey & Bill Powers PE

Biological Resources

Robert Sarvey & Dr. Smallwood (if available)

Hazardous Materials –

Robert Sarvey

Land Use—

Robert Sarvey

Public Health

Robert Sarvey

Socioeconomics –

Robert Sarvey

Michael Boyd

Lynne Brown

Francisco Da Costa

Linda Richardson

Geology –

Robert Sarvey

Lynne Brown

Soil and Water Resources

Robert Sarvey

Lynne Brown

Bill Powers PE

Traffic and Transportation

Robert Sarvey

Waste Management –

Robert Sarvey

5. Topic areas upon which we desires to cross-examine witness(es), a summary of the scope of such cross-examination, and the time desired for such cross-examination;

Project Description 30 minutes

Air Quality 180 minutes

Biological Resources 30 minutes

Hazardous Materials 60 minutes

Land Use 30 minutes

Public Health 90 minutes

Socioeconomics 240 minutes

Geology 30 minutes

Soil and Water Resources 60 minutes

Traffic and Transportation 30 minutes

Waste Management 30 minutes

6. A list identifying exhibits and declarations that we intend to offer into evidence and the technical topics to which they apply; **This is not known at this time.**

7. Proposals for hearing dates, briefing deadlines, vacation schedules, and other scheduling matters; and **This is not known at this time.**

Respectfully submitted,



Lynne Brown- Vice President, CALifornians
for Renewable Energy, Inc. (CARE)
Resident, Bayview Hunters Point
24 Harbor Road, San Francisco, CA 94124
E-mail: l_brown369@yahoo.com



Michael E. Boyd – President, CARE
5439 Soquel Dr., Soquel, CA 95073-2659
Tel: (408) 891-9677
Fax: (831) 465-8491
E-mail: michaelboyd@sbcglobal.net

Verification

I am an officer of the Intervening Corporation herein, and am authorized to make this verification on its behalf. The statements in the foregoing document are true of my own knowledge, except matters, which are therein stated on information and belief, and as to those matters I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 16th day of March 2006, at Soquel, California.

A handwritten signature in black ink that reads "Michael E. Boyd". The signature is written in a cursive style with a stylized "B" and "D".

Michael E. Boyd – President, CARE
CALifornians for Renewable Energy, Inc. (CARE)
5439 Soquel Dr.
Soquel, CA 95073-2659
Tel: (408) 891-9677
Fax: (831) 465-8491
E-mail: michaelboyd@sbcglobal.net

**BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION OF THE
STATE OF CALIFORNIA**

**APPLICATION FOR CERTIFICATION
FOR THE SAN FRANCISCO ELECTRIC
RELIABILITY PROJECT**

**Docket No. 04-AFC-01
PROOF OF SERVICE
*Revised 2/17/06**

DOCKET UNIT

***Instructions:** Send an original signed document plus 12 copies **or** an electronic copy plus one original paper copy to the address below:*

**CALIFORNIA ENERGY COMMISSION
Attn: Docket No. 04-AFC-01
DOCKET UNIT, MS-4
1516 Ninth Street
Sacramento, CA 95814-5512**

*Also send a printed **or** electronic copy of all documents to each of the following:*

APPLICANT

Barbara Hale, Power Policy Manager
San Francisco Public Utilities
Commission
1155 Market Street, 4th Floor
San Francisco, CA 94102
BHale@sfgwater.org

Applicant Project Manager
Karen Kubick
SF Public Utilities Commission
1155 Market St., 8th Floor
San Francisco, CA 94103
kkubick@sfgwater.org

APPLICANT'S CONSULTANTS

Steve De Young
De Young Environmental Consulting
4155 Arbolado Drive
Walnut Creek, CA 94598
steve4155@astound.net

John Carrier
CH2MHill
2485 Natomas Park Drive, Suite 600
Sacramento, CA 95833-2943
jcarrier@ch2m.com

COUNSEL FOR APPLICANT

Jeanne Sole
San Francisco City Attorney
City Hall, Room 234
1 Dr. Carlton B. Goodlet Place
San Francisco, CA 94102-4682
Jeanne.sole@sfgov.org

INTERESTED AGENCIES

Emilio Varanini III
Special Counsel
California Power Authority
717 K Street, Suite 217
Sacramento, CA 95814
drp.gene@spcglobal.net

Electricity Oversight Board
770 L Street, Suite 1250
Sacramento, CA 95814

Donna Jordan
CA Independent System Operator
151 Blue Ravine Road
Folsom, CA 95630
djordan@caiso.com

Dept. of Water Resources
SERS
Dave Alexander
3301 El Camino Avenue, Ste. 120
Sacramento, CA 95821-9001

INTERVENORS

*** Jeffrey S. Russell**
VP West Region Operations
Mirant California, LLC
P.O. Box 192
Pittsburg, California 94565
Jeffrey.russell@mirant.com

*** Mark Osterholt**
Mirant California, LLC
P.O. Box 192
Pittsburg, California 94565
mark.osterholt@mirant.com

Michael J. Carroll
Latham & Watkins LLP
650 Town Center Drive, Suite 2000
Costa Mesa, CA 92626
michael.carroll@lw.com

Potrero Boosters Neighborhood
Association
Dogpatch Neighborhood Association
Joseph Boss
934 Minnesota Street
San Francisco, CA 94107
joeboss@joeboss.com

San Francisco Community Power
c/o Steven Moss
2325 Third Street # 344
San Francisco, CA 94107
steven@sfpower.org

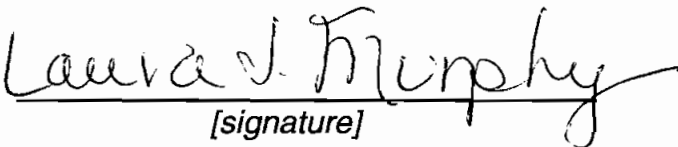
Californians for Renewable Energy, Inc.
(CARE)
Michael E. Boyd, President
5439 Soquel Drive
Soquel, California 95073
michaelboyd@sbcglobal.net

Lynne Brown – Member, CARE
Resident, Bayview Hunters Point
24 Harbor Road
San Francisco, California 94124
L_brown123@yahoo.com

Robert Sarvey
501 West Grantline Road
Tracy, CA 95376
sarveyBob@aol.com

DECLARATION OF SERVICE

I, **Laura J. Murphy**, declare that on **March 17, 2006**, I deposited copies of the attached **Pre-Hearing Conference Statement of CARE** in the United States mail at **Sacramento, California** with first class postage thereon fully prepaid and addressed to those identified on the Proof of Service list above. Transmission via electronic mail was consistent with the requirements of California Code of Regulations, title 20, sections 1209, 1209.5, and 1210. I declare under penalty of perjury that the foregoing is true and correct.


[signature]

CEC INTERNAL
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Parties DO NOT mail to the following individuals. The Energy Commission Docket Unit will internally distribute documents filed in this case to the following:

JAMES D. BOYD, Commissioner
Presiding Member
MS-34

JOHN L. GEESMAN, Commissioner
Associate Member
MS-31

Stan Valkosky
Hearing Officer
MS-9

Bill Pfanner
Project Manager
MS-15

Dick Ratliff
Staff Counsel
MS-14

Margret J. Kim
Public Adviser
MS-12